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22	Attorneys for Plaintiff Luis Garcia Lopez	
23	Taromoja ja ritaming Zana Gareta Zapat.	
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STIPULATION OF VOLUNTARY DISMISSAL PURSUANT TO FED. R. CIV. P. 41(a)(1)(ii)(Case No. CV08-3595-MHP)

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

UNITED FARM WORKERS, PESTICIDE)
ACTION NETWORK NORTH AMERICA,	Case No. CV08-3595-MHP
PINEROS Y CAMPESINOS UNIDOS DEL)
NOROESTE, BEYOND PESTICIDES,)
TEAMSTERS LOCAL 890, FARM LABOR) STIPULATION OF VOLUNTARY
ORGANIZING COMMITTEE, AFL-CIO, and) DISMISSAL PURSUANT TO FED. R.
LUIS GARCIA LOPEZ,	CIV. P. 41(a)(1)(ii)
)
Plaintiffs,)
)
V.)
)
UNITED STATES ENVIRONMENTAL)
PROTECTION AGENCY,)
)
Defendant,)
)
and)
)
MAKHTESHIM AGAN OF NORTH AMERICA,)
INC.,)
)
Intervenor-Defendant.)
)
.I	

On November 28, 2008, this Court issued an Order for Stay in the above-captioned case pending a final decision by the Ninth Circuit Court of Appeals in <u>United Farm Workers v. EPA</u>, No. 08-35528 (9th Cir.). On January 26, 2010, the Ninth Circuit issued an opinion holding that challenges to pesticide reregistration decisions made after a public hearing must be brought in the appellate court within 60 days of the challenged decision. Appellants United Farm Workers petitioned for rehearing. On April 19, 2010, the Ninth Circuit denied the petition for rehearing or rehearing en banc, and the mandate in that appeal issued on April 27, 2010. <u>See</u> Fed. R. App. P. 41(b).

Pursuant to Fed. R. Civ. P. 41(a)(1)(ii), plaintiffs, federal defendants, and defendant-intervenors stipulate to the voluntary dismissal of plaintiffs First Amended Complaint for

1 Declaratory and Injunctive Relief. Each party will bear its own costs. Respectfully submitted this 30th day of April, 2010. 2 3 /s/ Kristen L. Boyles 4 KRISTEN L. BOYLES (CSB #158450) JANETTE K. BRIMMER (MNB #174762) 5 Earthjustice 705 Second Avenue, Suite 203 6 Seattle, WA 98104 7 (206) 343-7340 (206) 343-1526 [FAX] 8 kboyles@earthjustice.org jbrimmer@earthjustice.org 9 10 VIRGINIA RUIZ (CSB #194986) Farmworker Justice 11 1126 – 16th Street, N.W., Suite 270 Washington, D.C. 20036 12 (202) 293-5420 (202) 293-5427 [FAX] 13 vruiz@nclr.org 14 Attorneys for Plaintiffs Pesticide Action Network 15 North America, United Farm Workers, Natural Resources Defense Council, Teamsters Local 890, 16 Beyond Pesticides, Pineros y Campesinos Unidos del Noroeste, Center for Environmental Health, 17 Farm Labor Organizing Committee, AFL-CIO, and 18 Alaska Community Action on Toxics 19 GREGORY C. LOARIE (CSB #215859) Earthjustice 20 426 - 17th Street, 5th Floor Oakland, CA 94612 21 (510) 550-6725 22 (510) 550-6749 [FAX] gloarie@earthjustice.org 23 Local Counsel for Plaintiffs 24 25 26 27 28

STIPULATION OF VOLUNTARY DISMISSAL PURSUANT TO FED. R. CIV. P. 41(a)(1)(ii)(Case No. CV08-3595-MHP) -2-

1 /s/ Kristen L. Boyles for* 2 LESLIE M. HILL (DCB# 476008) 3 **Environmental Defense Section** United States Department of Justice 4 Environment and Natural Resources Division 601 D Street N.W., Suite 8000 5 Washington, D.C. 20004 (202) 514-0375 6 (202) 514-8865 [FAX] 7 Leslie.Hill@usdoj.gov 8 Attorneys for Defendants 9 *per e-mail authorizaton 10 /s/ Kristen L. Boyles for* 11 DAVID B. WEINBERG (DCB# 186247) ERIC ANDREAS (DCB# 462777) 12 DAVID E. MARKERT (DCB# 502486) Wiley Rein LLP 13 1776 K Street N.W. Washington DC 20006 14 (202) 719-7000 15 (202) 719-7049 [FAX] dweinberg@wileyrein.com 16 eandreas@wileyrein.com dmarkert@wileyrein.com 17 Attorneys for Defendant-Intervenor Makhteshim Agan 18 of North America, Inc. 19 20 PURSUANT TO STIPULATION, IT IS SO ORDERED. 21 22 23 5/3/2010 IT IS SO ORDEREI Honorable Ma 24 United States 25 Judge Marilyn H. Patel 26 27 28 STIPULATION OF VOLUNTARY DISMISSAL PURSUAN TO FED. R. CIV. P. 41(a)(1)(ii)(Case No. CV08-3595-MHP)

(206) 343-7340

1 CERTIFICATE OF SERVICE 2 I am a citizen of the United States and a resident of the State of Washington. I am over 18 years of age and not a party to this action. My business address is 705 Second Avenue, Suite 203, 3 4 Seattle, Washington 98104. 5 I hereby certify that on April 30, 2010, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the following: 6 7 Leslie M. Hill U.S. Department of Justice via facsimile 8 Environment & Natural Resources Division via overnight courier **Environmental Defense Section** via first-class U.S. mail P.O. Box 23986 via hand delivery Washington, D.C. 20026-3986 via e-mail 10 ☑ via CM/ECF system **Street Address**: 601 D. Street N.W., Suite 8000 11 Washington, D.C. 20004 (202) 514-0375 12 (202) 514-8865 [FAX] 13 leslie.hill@usdoj.gov Attorneys for Defendants 14 Erik E. Petersen 15 U.S. Department of Justice via facsimile Wildlife & Marine Resources Section via overnight courier 16 via first-class U.S. mail Ben Franklin Station P.O. Box 7369 via hand delivery 17 Washington, D.C. 20044-7369 via e-mail **Street Address**: via CM/ECF system 18 601 D Street, N.W., Room 3909 Washington, D.C. 20004 19 (202) 305-0339 (202) 305-0275 [FAX] 20 erik.petersen@usdoj.gov Attorneys for Defendants 21 22 Laurence A. Weiss **HOGAN & HARTSON LLP** via facsimile 23 525 University Avenue, 4th Floor via overnight courier Palo Alto, CA 94301 via first-class U.S. mail 24 via hand delivery (650) 463-4000 (650) 463-4199 [FAX] via e-mail 25 laweiss@hhlaw.com ⊠ via CM/ECF system Attorney for Defendant-Intervenor Makhteshim Agan of 26 North America, Inc. 27 28

CERTIFICIATE OF SERVICE (Case No. CV08-3595-MHP) -1-

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1	David B. Weinberg Eric Andreas
2	David E. Markert
3	Wiley Rein LLP ☐ via first-class U.S. mail 1776 K Street, N.W. ☐ via hand delivery
	Washington, D.C. 20006
4	(202) 719-7049 [FAX] dweinberg@wileyrein.com
5	eandreas@wileyrein.com
6	dmarkert@wileyrein.com Attorneys for Defendant-Intervenor Makhteshim Agan of
7	North America, Inc.
8	I, Cheryl McEvoy, declare under penalty of perjury that the foregoing is true and correct.
9	Executed on this 30 th day of April, 2010, at Seattle, Washington.
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11	Cheryl McEyoy Cheryl McEyoy
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13	Cheryl McEyoy
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CERTIFICIATE OF SERVICE (Case No. CV08-3595-MHP) -2-